1 2 3 4 5	STATE OF GEORGIA COUNTY OF FULTON CITY OF SOUTH FULTON Res2019-016				
6 7	A RESOLUTION TEMPORARILY WAIVING ANNEXATION FEES AND FOR OTHER LAWFUL PURPOSES				
8 9 10 11	WHEREAS, the City of South Fulton ("City") is a municipal corporation duly organized and existing under the laws of the State of Georgia;				
	<b>WHEREAS</b> , the duly elected governing authority of the City, is the Mayor and Council thereof ("City Council");				
13 14	<b>WHEREAS</b> , the City Council is authorized under state and local law to establish administrative and regulatory fees;				
15 16 17 18 19	<b>WHEREAS</b> , the City Council wishes to temporarily waive annexation application fees through this Ordinance while such costs are further assessed; and				
	<b>WHEREAS</b> , this Resolution is in the best interests of the health and general welfare of the City, its residents and general public.				
21 22 23	NOW, THERFORE, THE COUNCIL OF THE CITY OF SOUTH FULTON, GEORGIA, HEREBY RESOLVES as follows:				
24 25 26	Section 1. The City hereby waives its annexation application fees through August 1, 2019.				
27	**********				
28 29 30 31	<u>Section 2.</u> It is hereby declared to be the intention of the Mayor and Council that: (a) All sections, paragraphs, sentences, clauses and phrases of this Resolution are or were, upon their enactment, believed by the City Council to be fully valid, enforceable and constitutional.				
32 33 34 35 36	(b) To the greatest extent allowed by law, each and every section, paragraph, sentence, clause or phrase of this Resolution is severable from every other section, paragraph, sentence, clause or phrase of this Resolution. No section, paragraph, sentence, clause or phrase of this Resolution is mutually dependent upon any other section, paragraph, sentence, clause or phrase of this Resolution.				
37 38 39 40	(c) In the event that any phrase, clause, sentence, paragraph or section of this Resolution shall, for any reason whatsoever, be declared invalid, unconstitutional or otherwise unenforceable by the valid judgment or decree of any court of competent jurisdiction, it is the express intent of the City Council that such invalidity,				

 unconstitutionality or unenforceability shall, to the greatest extent allowed by law, not render invalid, unconstitutional or otherwise unenforceable any of the remaining phrases, clauses, sentences, paragraphs or sections of the Resolution.

- <u>Section 3.</u> All Resolutions and parts of Resolutions in conflict herewith are hereby expressly repealed.
- <u>Section 4.</u> The effective date of this Resolution shall be the date of adoption unless provided otherwise by the City Charter or state and/or federal law.
- <u>Section 5</u>. **Instruction to City Clerk**: The City Clerk is hereby directed to circulate a copy of this Resolution to the Department of Community Development and Regulatory Affairs promptly following its adoption.

81	The foregoing RESOLUTION No. 2019-016	, adopted on April 9, 201	19 was offered by
82	Councilmember khalid who moved its a	pproval. The motion wa	as seconded by
83	Councilmember <b>Gumbs</b> , and being put to a v	ote, the result was as follow	ows:
84			
85			
86		AYE	NAY
87			
88	William "Bill" Edwards, Mayor		0
89	Mark Baker, Mayor Pro Tem	<u> </u>	
90	Catherine Foster Rowell		
91	Carmalitha Lizandra Gumbs	<u> </u>	
92	Helen Zenobia Willis	<u> </u>	0
93	Gertrude Naeema Gilyard		
94	Rosie Jackson		
95	khalid kamau		
96			
97			
98			

52 53	THIS <b>RESOLUTION</b> adopted this <b>9</b> <sup>th</sup> <b>day GEORGIA</b> .	of April 2019.	CITY OF SOUTH	FULTON,
54 55				
56				
57				
58	mildwards			
59	WILLIAM "BILL" EDWARDS, MAYOR			
60				
61 62				
63		200	AL S. W. Park	
64	ATTEST:	501	JIH FOR	
65		O cook		
66	D'Windshitz	E!	6 24	
67 68	S. DIANE WHITE, CITY CLERK	SF	CAL	
69	3. DIANE WHILE, OH I CLERK		8	
70		A	2017	
71		AND C	EO S	
72		600	AND REAL PROPERTY.	
73				
74 · 75	APPROVED AS TO FORM:			
76	7.1 TROVED NO TO FORWI.			
77	57			
78				
79	EMILIA C. WALKER, CITY ATTORNEY			
80				